Exhibit

E43

LOT/LAND PURCHASE AND SALE AGREEMENT

	the i	receipi a	and sufficiency of which i		("Dyna")	maga ta koor	, ,,,,,			
	Corey Lea ("Buyer") agrees to the undersigned seller Brown Darrell R Irrevocable Family Trust Attn: Trustee's									
	the 1	undersig	gned seller Brown Darrell R	R Irrevocable Family Trust At of land, with such improver	m: Trustee's	ed thereon d	lescribed as f	("Sell	CI)	
	agre	es to se	et of land known as: 3557	or iand, with such improved	ments as are rocate	ou increon, c	icscribed as i	OHOWS.		
		dress) R		Shall Shell Cave Ru	((City). Tenne	essee, 37153	(Zip), a	
			n Rutherford County, TN				Register of			
	1183		deed book(s),3043	page(s), and/or	inst		ber and as fi			
		22 003	* * * * * * * * * * * * * * * * * * * *	P#6-(5), ********						
	_									
	toge	ther wit	th all fixtures, landscapin	ng, improvements, and app	urtenances, all be	ing hereinafi	ter collective	ly referred	to a	
	the '	"Propert	tv."							
	Thi	s box m	ust be checked to be par	rt of this Agreement. Th	e full and legal de	scription of	said Property	y is as desc	ribe	
			ned "Legal Description Ex							
	A.	LEASI	ED ITEMS. Leased item	ms that remain with the Pr	roperty (e.g. billbo	oards, irrigat	tion systems,	, fuel tank,	etc	
				Buyer shall assume any		yments as o	f Closing. I	f leases are	e no	
		assuma	able, the balance shall be p	paid in full by Seller at or	before Closing.					
		abla		to assume a leased item.		UST BE CH	HECKED IN	ORDER	FO.	
			IT TO BE A PART O	F THIS AGREEMENT.))					
			Buyer does not wish to	o assume Seller's current	lease of			; there	for	
			G 11 1 11 1 111							
			Seller shall have said le	ease cancelled and leased i	tems removed from	m Property p	prior to Closi	ng.		
	R	ETTET.		ease cancelled and leased i	tems removed from				ice	
_			. Fuel, if any, shall be adj	justed and charged to Buye	tems removed from er and credited to S	Seller at Clos	sing at curren	ıt market pı	ice	
2.	Pur	chase P	. Fuel, if any, shall be adj	justed and charged to Buye nt and Closing Expenses.	tems removed from ar and credited to S Buyer warrants t	Seller at Clos hat, except a	sing at curren as may be oth	nt market pi nerwise		
2.	Pur	chase P	Fuel, if any, shall be adj Price, Method of Paymer Prein, Buyer shall at Closi	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to	tems removed from or and credited to S Buyer warrants to complete the pure	Seller at Clos hat, except a hase of the l	sing at curren as may be oth Property und	nt market po nerwise er the terms		
2.	Pur prov this	chase P vided he Lot/Lar	. Fuel, if any, shall be adj Price, Method of Paymer erein, Buyer shall at Closi nd Purchase and Sale Agr	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purc	tems removed from or and credited to S Buyer warrants to complete the pure	Seller at Clos hat, except a hase of the l	sing at curren as may be oth Property und	nt market po nerwise er the terms		
2.	Pur prov this purc	chase P vided he Lot/Lar chase pr	Fuel, if any, shall be adj Price, Method of Paymer Prein, Buyer shall at Closi and Purchase and Sale Agr Frice to be paid is: \$3,750,00	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purc 100	tems removed from or and credited to S Buyer warrants to complete the pure	Seller at Clos hat, except a hase of the l	sing at curren as may be oth Property und	nt market po nerwise er the terms	s of	
2.	Pur prov this purc	chase P vided he Lot/Lar chase pr	Fuel, if any, shall be adjected, Method of Paymer erein, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,000 cayen hundred fifty thousand	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purch 100	tems removed from the rand credited to S Buyer warrants to complete the purchase and Sale Agr	Seller at Clos that, except a chase of the l reement" or "	sing at current as may be off Property und "Agreement"	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur prov this purc	chase P vided he Lot/Lar chase pr e million urchase	Fuel, if any, shall be adjecte, Method of Paymer erein, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo nd sbursed to Seller or Seller'	tems removed from the rand credited to S Buyer warrants to complete the purchase and Sale Agr	Seller at Clos that, except a chase of the l reement" or "	sing at current as may be off Property und "Agreement"	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur prov this purc	chase P vided he Lot/Lar chase pr million urchase i. a F	Fuel, if any, shall be adjecte, Method of Paymer Price, Buyer shall at Closi and Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be districted Reserve Bank wir	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo nd sbursed to Seller or Seller' re transfer;	tems removed from and credited to See Buyer warrants to complete the purchase and Sale Agrands and Sale Agrands See Closing Agency	Seller at Closchat, except a chase of the leement" or by one of the	sing at currer as may be oth Property und "Agreement" he following	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur prov this purc	chase P vided he Lot/Lar chase pr e million urchase i. a F ii. a C	Price, if any, shall be adj Price, Method of Paymer erein, Buyer shall at Closi and Purchase and Sale Agr rice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo nd sbursed to Seller or Seller' re transfer; y a financial institution as o	tems removed from and credited to See Buyer warrants to complete the purchase and Sale Agrands and Sale Agrands See Closing Agency	Seller at Closchat, except a chase of the leement" or by one of the	sing at currer as may be oth Property und "Agreement" he following	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur prov this purc three ("Pu	chase P vided he Lot/Lar chase pr million urchase i. a F ii. a C iii. oth	Price, if any, shall be adjecte, Method of Paymer Price, Buyer shall at Closi and Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be districted Reserve Bank wir Cashier's Check issued by ther such form as is approved.	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purch 00 nd sbursed to Seller or Seller' re transfer; y a financial institution as o ved in writing by Seller.	tems removed from and credited to S Buyer warrants to complete the purchase and Sale Agrants Closing Agency	Seller at Closchat, except a chase of the leement" or by one of the \$ 229.2(i);	sing at current as may be oth Property und "Agreement" he following	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur prov this purc three ("Pu	chase P vided he Lot/Lar chase pr million urchase i. a F ii. a C iii. oth	Price, if any, shall be adjecte, Method of Paymer Price, Buyer shall at Closi and Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be districted Reserve Bank wir Cashier's Check issued by ther such form as is approved.	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo nd sbursed to Seller or Seller' re transfer; y a financial institution as o	tems removed from and credited to S Buyer warrants to complete the purchase and Sale Agrants Closing Agency	Seller at Closchat, except a chase of the leement" or by one of the \$ 229.2(i);	sing at current as may be oth Property und "Agreement" he following	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur prov this purc three ("Pu	chase P vided he Lot/Lar chase pr emillion urchase ii. a F iii. a C iii. oth s price is	Price, if any, shall be adjecte, Method of Paymer Price, Buyer shall at Closi and Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be districted Reserve Bank wir Cashier's Check issued by ther such form as is approved.	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purch 100 nd sbursed to Seller or Seller' re transfer; y a financial institution as of ved in writing by Seller. e sections not checked are	tems removed from and credited to S Buyer warrants to complete the purchase and Sale Agrants Closing Agency	Seller at Closchat, except a chase of the leement" or by one of the \$ 229.2(i);	sing at current as may be oth Property und "Agreement" he following	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur provide this purce three ("Pu	chase Prided he Lot/Lar chase premilion archase i. a Fii. a Ciii. oth s price if for enti	Price, if any, shall be adj Price, Method of Paymer erein, Buyer shall at Closi and Purchase and Sale Agraice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by ther such form as is approve as based (Select one. The fire Property as a tract, and	justed and charged to Buyent and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo and sbursed to Seller or Seller' re transfer; y a financial institution as oved in writing by Seller. e sections not checked are do not by the acre OR	tems removed from and credited to See Buyer warrants to complete the purchase and Sale Agrands Closing Agency defined in 12 CFR and a part of this	Seller at Closchat, except a chase of the later ment" or who have one of the later when the later with the later when the late	sing at currer as may be oth Property und "Agreement" he following OR nt.):	nt market pronerwise er the terms '). The U.S. Do	of	
2.	Pur prov this purc three ("Pu	chase Prided he Lot/Lar chase premilion urchase i. a Fii. a Ciii. other price is for entity per acre	Price, Method of Paymer Price, Method of Paymer Price, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by the such form as is approvable by the Property as a tract, and e with the Purchase Price	justed and charged to Buyent and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo and sbursed to Seller or Seller' re transfer; y a financial institution as oved in writing by Seller. e sections not checked are do not by the acre OR	tems removed from the rand credited to See and credited to See and Sule Agreement of See and Sule Agreement of the second amount of acceptance and sule amount of acceptance and sule amount of acceptance and sule amount of acceptance and credited acceptance and credited amount of acceptance and credited acceptance and credited acceptance and cre	Seller at Closchat, except a chase of the later ment" or who have one of the later when the later with the later when the late	sing at currer as may be oth Property und "Agreement" he following OR nt.):	nt market pronerwise er the terms '). The U.S. Do	s of	
2.	Pur prov this pure three ("Pu	chase Prided he Lot/Lar chase premillion richase i. a Fii. a Ciii. oth s price is for entiper acre acre ba	Price, Method of Paymer Price, Method of Paymer Prein, Buyer shall at Closi and Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be districted as the Price Bank wire Cashier's Check issued by the such form as is approved the Property as a tract, and the with the Purchase Price used on a current or mutual	insted and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoon nd sbursed to Seller or Seller' re transfer; y a financial institution as of ved in writing by Seller. e sections not checked are d not by the acre OR to be determined by the ac- ally acceptable survey OR	tems removed from and credited to See and credited to See Buyer warrants to complete the purchase and Sale Agrees. See Closing Agency defined in 12 CFR are not a part of this stual amount of acceptance and see and	Seller at Closchat, except a chase of the letter or 'by one of the \$ 229.2(i); s Agreement reage of the	sing at currer as may be oth Property und "Agreement" he following OR nt.): Property, \$	nt market pronerwise er the terms '). The U.S. Do	of	
2.	Pur prov this pure three ("Pu	chase Prided he Lot/Lar chase premillion richase i. a Fii. a Ciii. oth s price is for entiper acre ba for entification of the control of the	Price, Method of Paymer Price, Method of Paymer Prein, Buyer shall at Closi and Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be districted as the Ederal Reserve Bank wire Cashier's Check issued by the such form as is approved the Property as a tract, and the with the Purchase Price as do not a current or mutual are Property as a tract but	insted and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo nd sbursed to Seller or Seller' re transfer; y a financial institution as of ved in writing by Seller. e sections not checked are d not by the acre OR to be determined by the ac- ally acceptable survey OR	tems removed from and credited to See and credited to See and Super warrants to complete the purchase and Sule Agrees. See Closing Agency defined in 12 CFR are not a part of this equal amount of act to be adjusted upware.	Seller at Closchat, except a chase of the letter or 'by one of the seller at Closchat Sel	sing at currer as may be oth Property und "Agreement" he following OR nt.): Property, \$ ward at \$	nt market properties of the terms of the ter	s of llar	
2.	Pur prov this pure three ("Pu	chase Prided he Lot/Lar chase premilion archase i. a Fii. a Ciii. othes price is for entiper acre ba for entiper acre ba acre in	Price, Method of Paymer Price, Method of Paymer Prein, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wire Cashier's Check issued by the such form as is approved as based (Select one. The ire Property as a tract, and e with the Purchase Price used on a current or mutual ire Property as a tract but the event the actual amount of the property as a tract but the event the actual amount of the price of the property as a tract but the event the actual amount of the price of the property as a tract but the event the actual amount of the price of the property as a tract but the event the actual amount of the price of the property as a tract but the event the actual amount of the price of the pr	int and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo and sbursed to Seller or Seller's re transfer; y a financial institution as eved in writing by Seller. e sections not checked are do not by the acre OR at the acceptable survey OR with the Purchase Price to unt of acreage of the Proper	tems removed from and credited to See and credited to See and Super warrants to complete the purchase and Sule Agrees. See Closing Agency defined in 12 CFR are not a part of this equal amount of act to be adjusted upware.	Seller at Closchat, except a chase of the learner." or who was a chase of the learner. Seller at Closchat and or downwent or mutual.	sing at currer as may be oth Property und "Agreement" he following OR nt.): Property, \$ ward at \$	nerwise er the terms '). TheU.S. Domethods:	s of llar	
2.	Pur prov this purce three ("Pu	chase Prided he Lot/Lar chase premilion richase i. a Fii. a Ciii. othes price is for entiper acre ba for entiper acre in vary m	Price, Method of Paymer Price, Method of Paymer Prein, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by the such form as is approved as based (Select one. The ire Property as a tract, and the with the Purchase Price used on a current or mutual ire Property as a tract but the event the actual amounter or less than	justed and charged to Buye nt and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purch 100 nd sbursed to Seller or Seller' re transfer; y a financial institution as o ved in writing by Seller. e sections not checked are d not by the acre OR e to be determined by the ac- ally acceptable survey OR with the Purchase Price to unt of acreage of the Proper acre(s) from the	tems removed from and credited to See and credited to See and credited to See and complete the purchase and Sale Agrees. See Closing Agency defined in 12 CFR and a part of this estual amount of acceptable adjusted upwarty based on a current.	Seller at Clos that, except a thase of the l reement" or ' by one of the \$ 229.2(i); s Agreement reage of the ard or down rent or mutual est	sing at currer as may be oth Property und "Agreement" OR OR Property, \$_ ward at \$_ ally acceptab timated acceptab	nerwise er the terms '). The U.S. Do methods:	s of llar p	
2.	Pur prov this purce three ("Pu	chase Prided he Lot/Lar chase premilion urchase i. a Fii. a Ciii. othes price is for entiper acre bafor entiper acre bafor entiper acre in vary mappra	Price, Method of Paymer Price, Method of Paymer Price, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by the such form as is approvable by the Property as a tract, and e with the Purchase Price used on a current or mutual ire Property as a tract but the event the actual amount or less than	int and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo and sbursed to Seller or Seller" re transfer; y a financial institution as a ved in writing by Seller. e sections not checked are do not by the acre OR e to be determined by the acre ally acceptable survey OR e with the Purchase Price to unt of acreage of the Properacre(s) from the	tems removed from and credited to See and credited to See and credited to See and complete the purchase and Sale Agrees Closing Agency defined in 12 CFR e not a part of this etual amount of accept be adjusted upwarty based on a currechecked are not see and credited to the credited are not see and credited are not see an	Seller at Clos that, except a chase of the l reement" or ' by one of th § 229.2(i); s Agreement reage of the ard or downstent or mutual est a part of thi	sing at currer as may be oth Property und "Agreement" The following OR Property, \$	nt market properties of the terms of the ter	s of llar p	
2.	Pur prov this purce three ("Pu	chase Prided he Lot/Lar chase premilion urchase i. a Fii. a Ciii. othes price is for entiper acre bafor entiper acre bafor entiper acre in vary mappra	Price, Method of Paymer Price, Method of Paymer Price, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by the such form as is approved a based (Select one. The ire Property as a tract, and ite Property as a tract, and ite with the Purchase Price ased on a current or mutual ire Property as a tract but the event the actual amount or e or less than isal (Select either 1 or 2 This Agreement IS NO	justed and charged to Buyent and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo and sbursed to Seller or Seller's re transfer; y a financial institution as a ved in writing by Seller. The sections not checked are ally acceptable survey OR with the Purchase Price to the total acreage of the Properacre(s) from the below. The sections not OT contingent upon the approximation of the sections not contingent upon the approximation of the sections not of the properacre of	tems removed from and credited to See and credited to See and credited to See and complete the purchase and Sale Agrees Closing Agency defined in 12 CFR e not a part of this etual amount of accept be adjusted upwarty based on a currechecked are not see and credited to the credited are not see and credited are not see an	Seller at Clos that, except a chase of the l reement" or ' by one of th § 229.2(i); s Agreement reage of the ard or downstent or mutual est a part of thi	sing at currer as may be oth Property und "Agreement" The following OR Property, \$	nt market properties of the terms of the ter	s of llar p	
2.	Pur prov this purce three ("Pu	chase Prided he Lot/Lar chase premilion urchase i. a Fii. a Ciii. other sprice is for entiper acre ba for entiper acre in vary mary mary mary mary mary mary mary m	Price, Method of Paymer Price, Method of Paymer Prein, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by her such form as is approved to the Property as a tract, and e with the Purchase Price ased on a current or mutual ire Property as a tract but the event the actual amount ore or less than	justed and charged to Buyent and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoon and sbursed to Seller or Seller's re transfer; y a financial institution as a ved in writing by Seller. The sections not checked are and not by the acre OR at the acceptable survey OR with the Purchase Price to the count of acreage of the Properacre(s) from the sections not OT contingent upon the app Price.	tems removed from and credited to See and credited to See and credited to See and complete the purchase and Sale Agray. The second as a complete the purchase and Sale Agray and Sale Agray and Sale Agray are consistent as a complete the credit of the complete the c	Seller at Clos that, except a chase of the l reement" or ' by one of th § 229.2(i); s Agreement reage of the ard or downy rent or mutua est a part of thi er equaling or	sing at currer as may be oth Property und "Agreement" he following OR nt.): Property, \$ ally acceptab timated acrea is Agreemen or exceeding to	nt market properties of the terms of the ter	s of llar	
2.	Pur prov this purce three ("Pu	chase Prided he Lot/Lar chase premilion urchase i. a Fii. a Ciii. othes price is for entiper acre bafor entiper acre bafor entiper acre in vary mappra	Price, Method of Paymer Price, Method of Paymer Prein, Buyer shall at Closind Purchase and Sale Agrice to be paid is: \$3,750,00 seven hundred fifty thousar Price") which shall be dis Federal Reserve Bank wir Cashier's Check issued by her such form as is approved to the Property as a tract, and e with the Purchase Price ased on a current or mutual ire Property as a tract but the event the actual amount ore or less than isal (Select either 1 or 2 This Agreement IS NO agreed upon Purchase IT This Agreement IS CO	justed and charged to Buyent and Closing Expenses. ing have sufficient cash to reement (hereinafter "Purchoo and sbursed to Seller or Seller's re transfer; y a financial institution as a ved in writing by Seller. The sections not checked are ally acceptable survey OR with the Purchase Price to the total acreage of the Properacre(s) from the below. The sections not OT contingent upon the approximation of the sections not contingent upon the approximation of the sections not of the properacre of	tems removed from and credited to See and credited to See and credited to See and complete the purchase and Sale Agrees. Solosing Agency defined in 12 CFR and a part of this crual amount of acceptable and complete the adjusted upwarty based on a currence checked are not consisted value either praised value either and complete the complete t	Seller at Clos that, except a chase of the l reement" or ' by one of th § 229.2(i); s Agreement reage of the ard or downy rent or mutua est a part of thi er equaling of	sing at currer as may be oth Property und "Agreement" he following OR nt.): Property, \$ ally acceptab timated acrea is Agreement or exceeding	nt market properties of the terms of the ter	_p _p _p	

This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes is involved as a Tennessee REALTORS® authorized user. Unauthorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477.



REALTORS Copyright 2015 © Tennessee Association of Realtors®

REALTORS RF404 – Lot/Land Purchase and Sale Agreement, Page 1 of 10



acknowledged, if the appraised value of the Property does not equal or exceed the Purchase Price, Buyer shall promptly notify the Seller via the Notification Form or equivalent written notice. Buyer shall then have 3 days to either:

- 1. waive the appraisal contingency via the Notification Form or equivalent written notice
- terminate the Agreement by giving notice to Seller via the Notification Form or equivalent written notice. Upon timely termination, Buyer is entitled to a refund of the Earnest Money/Trust Money.

In the event Buyer fails to either waive the appraisal contingency or terminate the Agreement as set forth above, this contingency is deemed satisfied. Thereafter, failure to appraise shall not be used as the basis for loan denial or termination of Agreement. Seller shall have the right to request any supporting documentation showing appraised value did not equal or exceed the agreed upon Purchase Price.

B. Closing Expenses.

Seller Expenses. Seller shall pay all existing loans affecting the Property, including all penalties, release preparation costs, and applicable recording costs; any accrued and/or outstanding association dues or fees; fee (if any) to obtain lien payoff/estoppel letters/statement of accounts from any and all associations, property management companies, mortgage holders or other liens affecting the Property; Seller's Closing fee, document preparation fee and/or attorney's fees; fee for preparation of deed; notary fee on deed; and financial institution (Bank, Credit Union, etc.) wire transfer fee or commercial courier service fee related to the disbursement of any lien payoff(s). Seller additionally agrees to permit any withholdings and/or to pay any additional sum due as is required under the Foreign Investment in Real Property Tax Act. Failure to do so shall constitute a default by Seller.

In the event Seller is subject to Tax Withholding as required by the Foreign Investment in Real Property Tax Act, (hereinafter "FIRPTA"), Seller additionally agrees that such Tax Withholding must be collected from Seller by Buyer's Closing Agent at the time of Closing. In the event Seller is not subject to FIRPTA, Seller shall be required as a condition of Closing to sign appropriate affidavits certifying that Seller is not subject to FIRPTA. It is Seller's responsibility to seek independent tax advice or counsel prior to the Closing Date regarding such tax matters.

- Buyer Expenses. Buyer shall pay all transfer taxes and recording fees on deed of conveyance and deed of trust; Buyer's Closing fee, document preparation fee and/or attorney's fees; preparation of note, deed of trust, and other loan documents; mortgage loan inspection or boundary line survey; credit report; required premiums for private mortgage, hazard and flood insurance; required reserved deposits for insurance premiums and taxes; prepaid interest; re-inspection fees pursuant to appraisal; and any costs incident to obtaining and closing a loan, including but not limited to: appraisal, origination, discount points, application, commitment, underwriting, document review, courier, assignment, photo, tax service notary fees, and any wire fee or other charge imposed for the disbursement of the Seller's proceeds according to the terms of this Agreement.
- Title Expenses. Cost of title search, mortgagee's policy and owner's policy (rates to be as filed with the Tennessee Department of Commerce and Insurance) shall be paid as follows:

buyer Simultaneous issue rates shall apply.

Not all of the above items (Seller Expenses, Buyer Expenses and Title Expenses) are applicable to every Transaction and may be modified as follows:

n/a Closing Agency for Buyer & Contact Information: Trinity Title, 401 W Main St Ste 200 Murfreesboro, TN 37130 Aimee Cain 615-440-7159 Closing Agency for Seller & Contact Information:

C. Financial Contingency - Loan(s) To Be Obtained: This Agreement is conditioned upon Buyer's ability to obtain % of the Purchase Price listed above to be secured by a deed of a loan(s) in the principal amount up to 100 trust on the Property. "Ability to obtain" as used herein means that Buyer is qualified to receive the loan described herein based upon Lender's customary and standard underwriting criteria. In consideration of Buyer, having acted in good faith and in accordance with the terms below, being unable to obtain financing by the Closing Date, the sufficiency of such consideration being hereby acknowledged, Buyer may terminate this Agreement by providing

is involved as a Tennessee REALTORS® authorized This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes user. Unauthorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477.

TENNESSE REALTORS

97

98

Copyright 2015 © Tennessee Association of Realtors®



REALTORS

99 00 01		written notice via the Notification form or equivalent written notice. Seller shall have the right to request any supporting documentation regarding loan denial. Upon termination, Buyer is entitled to a refund of the Earnest Money/Trust Money. Lender is defined herein as the financial institution funding the loan.
02 03		The loan shall be of the type selected below (Select the appropriate boxes. Unselected items shall not be part of this Agreement):
04		☐ Conventional Loan ☑ Rural Development/USDA
05		Other
06 07 08 09		Buyer may apply for a loan with different terms and conditions and also Close the transaction provided all other terms and conditions of this Agreement are fulfilled and the new loan does not increase any costs charged to Seller. Buyer shall be obligated to Close this transaction if Buyer has the ability to obtain a loan with terms as described herein and/or any other loan for which Buyer has applied and been approved.
10 11 12 13 14 15		 Loan Obligations: The Buyer agrees and/or certifies as follows: (1) Within three (3) days after the Binding Agreement Date, Buyer shall make application for the loan and shall pay for credit report. Buyer shall immediately notify Seller or Seller's representative of having applied for the loan and provide Lender's name and contact information, and that Buyer has instructed Lender to order credit report. Such certifications shall be made via the Notification form or equivalent written notice; (2) Within fourteen (14) days after the Binding Agreement Date, Buyer shall warrant and represent to Seller via the Notification form or equivalent written notice that:
117 118		 a. Buyer has notified Lender of an Intent to Proceed and has available funds to Close per the signed Loan Estimate; and
119		b. Buyer has requested that the appraisal be ordered and affirms that the appraisal fee has been paid.
120		(3) Buyer shall pursue qualification for and approval of the loan diligently and in good faith;
21		(4) Buyer shall continually and immediately provide requested documentation to Lender and/or loan originator;
22 23		(5) Unless otherwise stated in this Agreement, Buyer represents that this loan is not contingent upon the lease or sale of any other real property and the same shall not be used as the basis for loan denial; and
124 125		(6) Buyer shall not intentionally make any material changes in Buyer's financial condition which would adversely affect Buyer's ability to obtain the Primary Loan or any other loan referenced herein.
126 127 128 129		Should Buyer fail to timely comply with 2.C.(1) and/or 2.C.(2) above and provide notice as required, Seller may make written demand for compliance via the Notification form or equivalent written notice. If Buyer does not furnish Seller the requested documentation within two (2) days after such demand for compliance, Buyer shall be considered in default and Seller's obligation to sell is terminated.
130 131		THIS BOX MUST BE CHECKED IN ORDER FOR IT TO BE A PART OF THIS AGREEMENT. Financing Contingency Waived (e.g. "All Cash", etc.):
132 133 134 135 136 137		Buyer's obligation to Close shall not be subject to any financial contingency. Buyer reserves the right to obtain a loan. Buyer shall furnish proof of available funds to close in the following manner: (e.g. bank statement, Lender's commitment letter) within five (5) days after Binding Agreement Date. Should Buyer fail to do so, Seller may make written demand for compliance via the Notification form or equivalent written notice. If Buyer does not furnish Seller with the requested notice within two (2) days after such demand for compliance, Buyer shall be considered in default and Seller's obligation to sell is terminated. Failure to Close due to lack of funds shall be considered default by Buyer.
139 140 141 142 143 144		In the event that this Agreement is contingent upon an appraisal, Buyer must order the appraisal and provide Seller with the name and telephone number of the appraisal company and proof that appraisal was ordered within five (5) days of the Binding Agreement Date. Should Buyer fail to do so, Seller may make written demand for compliance via the Notification form or equivalent written notice. If Buyer does not furnish Seller with the requested notice within two (2) days after such demand for compliance, Buyer shall be considered in default and Seller's obligation is terminated.
145 146	3.	Earnest Money/Trust Money. Buyer has paid or shall pay within 5 days after the Binding Agreement Date to (name of Holder) ("Holder")
147		located at (address of Holder), an

TRANSACTIONS
Transaction Desk Edition

Version 01/01/2023

Copyright 2015 © Tennessee Association of Realtors® RF404 – Lot/Land Purchase and Sale Agreement, Page 3 of 10

148 149		Ear	nest Money/Trust Money deposit of \$0 by check (OR) ("Earnest Money/Trust Money").
150 151 152 153 154 155 156 157 158 159			Failure to Receive Earnest Money/Trust Money. In the event Earnest Money/Trust Money (if applicable) is not timely received by Holder or Earnest Money/Trust Money check or other instrument is not honored, for any reason by the bank upon which it is drawn, Holder shall promptly notify Buyer and Seller of the Buyer's failure to deposit the agreed upon Earnest Money/Trust Money. Buyer shall then have one (1) day to deliver Earnest Money/Trust Money in immediately available funds to Holder. In the event Buyer does not deliver such funds, Buyer is in default and Seller shall have the right to terminate this Agreement by delivering to Buyer or Buyer's representative written notice via the Notification form or equivalent written notice. In the event Buyer delivers the Earnest Money/Trust Money in immediately available funds in the form of a wire transfer or cashier's check to Holder before Seller elects to terminate, Seller shall be deemed to have waived Seller's right to terminate, and the Agreement shall remain in full force and effect.
160 161 162 163		В.	Handling of Earnest Money/Trust Money upon Receipt by Holder. Earnest Money/Trust Money (if applicable) is to be deposited promptly after the Binding Agreement Date or the agreed upon delivery date in this Earnest Money/Trust Money section or as specified in the Special Stipulations section contained herein. Holder shall disburse Earnest Money/Trust Money only as follows:
164			(a) at Closing to be applied as a credit toward Buyer's Purchase Price;
165			(b) upon a written agreement signed by all parties having an interest in the funds;
166 167			(c) upon order of a court or arbitrator having jurisdiction over any dispute involving the Earnest Money/Trust Money;
168			(d) upon a reasonable interpretation of the Agreement; or
169 170			(e) upon the filing of an interpleader action with payment to be made to the clerk of the court having jurisdiction over the matter.
171 172 173 174 175 176		atto and for sec	lder shall be reimbursed for, and may deduct from any funds interpleaded, its costs and expenses, including reasonable orney's fees. The prevailing party in the interpleader action shall be entitled to collect from the other party the costs of expenses reimbursed to Holder. No party shall seek damages from Holder (nor shall Holder be liable for the same) any matter arising out of or related to the performance of Holder's duties under this Earnest Money/Trust Money ation. Earnest Money/Trust Money shall not be disbursed prior to fourteen (14) days after deposit unless written evidence clearance by bank is provided.
177 178 179 180 181 182 183	4.	Clo	Closing Date. This transaction shall be closed ("Closed") (evidenced by delivery of warranty deed and payment of Purchase Price, the "Closing"), and this Agreement shall expire at 11:59 p.m. local time on the 31 day of July
184			1. Possession. Possession of the Property is to be given (Select the appropriate boxes below. Unselected items shall not be part of this Agreement):
185			1 11 11 11 11 11 11 11 11 11 11 11 11 1
186			or at closing as evidenced by delivery of warranty deed and payment of I dichase Trice,
187			1 d w 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
188 189 190 191 192		В.	Prorations. Real estate taxes, rents, dues, maintenance fees, and association fees on said Property for the calendar year in which the sale is Closed shall be prorated as of the Closing Date. In the event of a change or reassessment of taxes for the calendar year after Closing, the parties agree to pay their recalculated share. Real estate taxes, rents, dues, maintenance fees, and association fees for prior years and rollback taxes, if any, shall be paid by Seller.
193 194 195		C.	Greenbelt. If property is currently classified by the property tax assessor as "Greenbelt" (minimum of 15 acres or otherwise qualifies), does the Buyer intend to keep the property in the Greenbelt? (Select the appropriate boxes below. Unselected items shall not be part of this Agreement):
196			Buyer intends to maintain the property's Greenbett classification and acknowledges that it is Buyer's responsibility to make timely and proper application to insure such status. Buyer's failure to timely and
197 198			properly make application shall result in the assessment of rollback taxes for which Buyer shall be obligated to

This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes is involved as a Tennessee REALTORS® a user. Unauthorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477.

is involved as a Tennessee REALTORS® authorized



Copyright 2015 © Tennessee Association of Realtors® RF404 - Lot/Land Purchase and Sale Agreement, Page 4 of 10

199 200			pay. offer	Buyer should consult the tax assessor for the county where the property to verify that their intended use shall qualify for Greenbelt classification	is located prior to making this
201 202			☐ Buye	er does not intend to maintain the property's Greenbelt status and rollbacker at time of closing.	taxes shall be payable by the
203 204 205		D.	Special A prior to C n/a	Assessments. Special Assessments approved or levied prior to the Closin Closing unless otherwise agreed as follows:	g Date shall be paid by Seller at or
206 207 208 209 210		Е.	Association administration and/or the	ion Fees. Buyer shall be responsible for all homeowner or condominium ration fees (not including statement of accounts), capital expenditures of the Property and/or like expenses which are required by the association by the bylaws, declarations or covenants for the Property (unless otherwise specifically chargeable to Seller under applicable bylaws, declarations, and	on, property management company pecifically addressed herein and/or
211 212 213	5.	Tit A.	good and	nveyance. Arrants that at the time of Closing, Seller shall convey or cause to be conv I marketable title to said Property by general warranty deed, subject only Zoning;	eyed to Buyer or Buyer's assign(s) to:
214 215 216			(2)	Setback requirements and general utility, sewer, and drainage easements of Date upon which the improvements do not encroach;	frecord on the Binding Agreement
217 218			(3)	Subdivision and/or condominium declarations, covenants, restrictions, Binding Agreement Date; and	and easements of record on the
219			(4)	Leases and other encumbrances specified in this Agreement.	
220 221			informati	tamination, closing or loan survey pursuant to Tenn. Code Ann. § 62-18-ion discloses material defects, Buyer may, at Buyer's discretion:	126, boundary line survey, or other
222			(1)	accept the Property with the defects OR	9 1 0 1 1 11 11 11 11 11 11 11 11 11 11 1
223 224 225 226 227 228			.,	require Seller to remedy such defects prior to the Closing Date. Buyer sha of such defects via the Notification form or equivalent written notice. If d Closing Date, Buyer may elect to extend the Closing Date by mutual w Closing Date/Possession Amendment form or other written equivalent. Closing Date or any mutually agreed upon extension thereof, this Agreem be entitled to a refund of Earnest Money/Trust Money.	lefects are not remedied prior to the ritten agreement evidenced by the If defects are not remedied by the
229 230 231 232 233 234		В.	Tennesse purpose insurance issuing ti	d marketable title as used herein shall mean title which a title insurance of ee shall insure at its regular rates, subject only to standard exceptions. The of evidencing good and marketable title must be acceptable to the title in e company. Seller agrees to execute such appropriate affidavits and institle insurance company. Jame(s) on Deed to be: Corey Lea	e title search or abstract used for the insurance agent and the issuing title ruments as may be required by the
235				er's responsibility to consult the closing agency or attorney prior to Closin	ig as to the manner in which buyer
236 237 238 239 240 241 242 243 244	6.	In Al ha an ex Aş	LL INSPE we the right d/or tests. ercising the greement by d either acc r in each se	and other requirements made a part of this Agreement. CTIONS ARE TO BE MADE AT BUYER'S EXPENSE. Buyer, its instand responsibility to enter the Property during normal business hours for Buyer agrees to indemnify Seller for the acts of themselves, their in eir rights under this section. Buyer's obligations to indemnify Seller shall y either party, which shall remain enforceable. Buyer shall make such instept the Property in its present condition by written notice to Seller or terection marked below.	r the purpose of making inspections aspectors and/or representatives in also survive the termination of this spections as indicated in this section reminate the Agreement as provided
245 246 247 248 249		[S	A. Feas all gover Buver's	or all of the following stipulations. Unselected items are not a part of sibility Study. Buyer shall have the right to review all aspects of the Prommental, zoning, soil and utility service matters related thereto. In consideration to Seller and/or Seller's Broker with the sufficiency of such considerable provide written notification to Seller and/or Seller's Broker with sibility services.	operty, including but not limited to, deration of Buyer having conducted ration being hereby acknowledged,
	This fo	orm is Unaut	copyrighted a horized use of	and may only be used in real estate transactions in which Jessica Haynes f the form may result in legal sanctions being brought against the user and should be reported t	is involved as a Tennessee REALTORS® authorized or Tennessee REALTORS® at 615-321-1477.
			IESSEE .TORS 6	Copyright 2015 © Tennessee Association of Realtors [®] RF404 – Lot/Land Purchase and Sale Agreement, Page 5 of 10	Version 01/01/2023

TRANSACTIONS
fransactionDesk Edition

250 251 252 253 254 255 256 257		Agreement Date that Buyer is not satisfied with the results of such review, and this Agreement shall automatically terminate and Broker shall promptly refund the Earnest Money/Trust Money to Buyer. If Buyer fails to provide notice, then this contingency shall be deemed to have been waived by Buyer. Seller acknowledges and agrees that Buyer and/or Buyer's agents and employees may have free access during normal business hours to visit the Property for the purpose of (1) inspection thereof and (2) conducting such soil and other tests thereon as are deemed reasonably necessary by Buyer. Buyer hereby agrees to indemnify and hold Seller, Broker, and Broker's Affiliated Licensees harmless from and against any and all loss, injury, cost, or expense associated with Buyer's inspection of and entry upon Property.
258 259 260 261 262 263 264 265		B. Building Permit. This Agreement is contingent upon Buyer's ability to acquire all required licenses and permits from the appropriate governmental authority to make specific improvements on the Property. In consideration of Buyer, having acted in good faith, being unable to acquire all required licenses and permits from the appropriate governmental authority to make specific improvements to the Property, the sufficiency of such consideration hereby being acknowledged, Buyer may terminate this agreement by providing written notification to Seller and/or Seller's Broker within days after the Binding Agreement Date. Upon termination, holder shall promptly refund the Earnest Money/Trust Money to Buyer. If Buyer fails to provide said notice, then this contingency shall be deemed to have been waived by Buyer.
266 267 268 269 270 271 272 273		C. Permit for Sanitary Septic Disposal System. This Agreement is contingent upon the Buyer's ability to obtain a permit for a sanitary septic disposal system from the respective Tennessee Ground Water Protection Office for the county in which the Property is located (generally, located at the local Health Department) to be placed on the Property in a location consistent with Buyer's planned improvements. In consideration of Buyer, having acted in good faith, being unable to meet this condition, the sufficiency of such consideration being hereby acknowledged, Buyer must notify Seller and/or Seller's Broker in writing within days after the Binding Agreement Date. With proper notice, the Agreement is voidable by Buyer and Earnest Money/Trust Money refunded. If Buyer fails to provide said notice, this contingency shall be deemed to have been waived by Buyer.
274 275 276 277 278 279 280 281 282 283		by the appropriate governmental authorities on or before shall be responsible for pursuing such rezoning, and paying all associated cost. All rezoning applications shall be submitted to Seller for Seller's approval prior to filing, which approval shall not be unreasonably withheld. All parties agree to cooperate, to sign the necessary documentation and to support the rezoning application. In consideration of Buyer having acted in good faith, Buyer may provide notification to Seller and/or Seller's Broker within 48 hours after the above date that the Property cannot be so zoned, the sufficiency of such consideration being hereby acknowledged, and this Agreement shall automatically terminate. Upon termination, holder shall promptly refund the Earnest Money/Trust Money to Buyer. If Buyer fails to provide said notice, then this contingency shall be deemed to have been waived by Buyer.
284 285 286 287 288 289 290 291 292		E. Well Test. This Agreement is contingent upon the well water serving the Property passing testing for suitability for drinking as performed by a testing laboratory selected by Buyer, or required by Buyer's Lender, prior to Closing. Buyer shall be responsible for ordering, supervising and paying for any such well water sample test. This Agreement shall also be contingent upon said well providing an adequate quantity of water to serve Buyer's intended purpose for the Property. In consideration of Buyer, having conducted a well test as provided for herein, the sufficiency of such consideration being hereby acknowledged, Buyer may provide written notification to Seller and/or Seller's Broker within days after the Binding Agreement Date that test results are unacceptable, and in such event this Agreement shall automatically terminate, and Holder shall promptly refund the Earnest Money/Trust Money to Buyer. If Buyer fails to provide said notice, then this contingency shall be deemed to have been waived by Buyer.
293 294 295		 F. Other Inspections. See Special Stipulations for additional inspections required by Buyer. G. No Inspection Contingencies. Buyer accepts the Property in its present condition. All parties acknowledge and agree that the Property is being sold "AS IS" with any and all faults.
296 7. 297 298 299 300 301	Pro corer rep ex	nal Inspection. Buyer and/or Buyer's inspectors/representatives shall have the right to conduct a final inspection of operty on the Closing Date or withinday(s) prior to Closing Date only to confirm Property is in the same or better ndition as it was on the Binding Agreement Date, normal wear and tear excepted, and to determine that all pairs/replacements have been completed. Property shall remain in such condition until the Closing Date at Seller's pense. Closing of this sale constitutes acceptance of Property in its condition as of the time of Closing, unless otherwise ted in writing.

This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes

is involved as a Tennessee REALTORS® authorized user. Unauthorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477.



Copyright 2015 © Tennessee Association of Realtors® RF404 – Lot/Land Purchase and Sale Agreement, Page 6 of 10



304

305

306

307

308

309

310

311

312

313

314

315

316

317

318

319

320

321

322

323

324

325

326

327

328

329

330

331

332

333

334

335

336

337

338

339

340

341

342

343

344

345

346

347

348

349

350

351

352

353

354

- 8. Buyer's Additional Due Diligence Options. If any of the matters below are of concern to Buyer, Buyer should address the concern by specific contingency in the Special Stipulations section of this Agreement.
 - A. Survey and Flood Certification. Survey Work and Flood Certifications are the best means of identifying boundary lines and/or encroachments and easements or flood zone classifications. Buyer may obtain a survey, closing loan survey or Boundary Line Survey and Flood Zone Certifications.
 - B. Insurability. Many different issues can affect the insurability and the rates of insurance for property. These include factors such as changes in the Flood Zone Certifications, changes to the earthquake zones maps, the insurability of the buyer, and previous claims made on the Property. It is the right and responsibility of Buyer to determine the insurability, coverage and the cost of insuring the Property. It is also the responsibility of Buyer to determine whether any exclusions shall apply to the insurability of said Property.
 - C. Water Supply. The system may or may not meet state and local requirements. It is the right and responsibility of Buyer to determine the compliance of the system with state and local requirements. [For additional information on this subject, request the "Water Supply and Waste Disposal Notification" form.]
 - D. Waste Disposal. The system may or may not meet state and local requirements. It is the right and responsibility of Buyer to determine the compliance of the system with state and local requirements. In addition, Buyer may, for a fee, obtain a septic system inspection letter from the Tennessee Department of Environment and Conservation, Division of Ground Water Protection. [For additional information on this subject, request the "Water Supply and Waste Disposal Notification" form.]
 - E. Title Exceptions. At Closing, the general warranty deed shall be subject to subdivision and/or condominium declarations, covenants, restrictions and easements of record, which may impose obligations and may limit the use of the Property by Buyer, including the property being part of a Planned Unit Development (PUD). There may also be fees and assessments connected with these exceptions.
 - F. Toxic/Foreign Substances. Testing (including but not limited to a Phase 1 study) may be performed to determine the presence of radon or other potentially toxic substances. Buyer may wish to inquire or have the property inspected for underground tanks, tires, appliances, garbage, foreign and/or unnatural materials, asbestos, polychlorinated biphenyl (PCB's), ureaformaldehyde, methane gas, radioactive material, or methamphetamine production.
 - G. Land Issues. Buyer may be interested in learning more about the presence of any fill, mine shaft, well, diseased or dead trees or private or non-dedicated roadways on the Property as well as any sliding, settling, earth movement, upheaval or earth stability problems detected through inspections or evaluations previously performed on property or to be performed.
 - H. Rights and Licenses. Certain Property may contain mineral, oil and timber rights which may or may not transfer with the Property. It is possible licenses or usage permits were granted for crops, mineral, water, grazing, timber, hunting or fishing, including a Crop Rotation Program. Buyers should consult their closing agency for questions regarding any leases which may be in the chain of title.
 - Disclaimer. It is understood and agreed that the real estate firms and real estate licensee(s) representing or assisting Seller and/or Buyer and their brokers (collectively referred to as "Brokers") are not parties to this Agreement and do not have or assume liability for the performance or nonperformance of Seller or Buyer. Buyer and Seller agree that Brokers shall not be responsible for any of the following, including but not limited to, those matters which could have been revealed through a survey, flood certification, title search or inspection of the Property; the insurability of the Property or cost to insure the Property; for the condition of the Property, any portion thereof, or any item therein; for building products and construction techniques; for any geological issues present on the Property; for any issues arising out of the failure to physically inspect the Property prior to entering into this Agreement and/or Closing; for the necessity or cost of any repairs to the Property; for hazardous or toxic materials; for the tax or legal consequences of this transaction; for the availability, capability, and/or cost of utility, sewer, septic, or community amenities; for any proposed or pending condemnation actions involving the Property; for acreage or square footage; for applicable boundaries of school districts or other school information; for the appraised or future value of the Property; for any condition(s) existing off the Property which may affect the Property; for the terms, conditions, and availability of financing; and for the uses and zoning of the Property whether permitted or proposed. Buyer and Seller acknowledge that Brokers are not experts with respect to the above matters and that they have not relied upon any advice, representations or statements of Brokers (including their firms and affiliated licensees) and waive and shall not assert any claims against Brokers (including their firms and affiliated licensees) involving same. Buyer and Seller understand that it has been strongly recommended that if any of these or any other matters concerning the Property are of concern to them, that they secure the services of appropriately credentialed experts and professionals of Buyer's or Seller's choice for the independent expert advice and counsel relative thereto. Buyer and Seller acknowledge

This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes is involved as a Tennessee REALTORS® authorized user. Unauthorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477.

REALTORS

Copyright 2015 © Tennessee Association of Realtors® RF404 – Lot/Land Purchase and Sale Agreement, Page 7 of 10



355

356

357

358

359

360

361

362

363

364

365

366

367

368

369

370

371

372

373

374

375

376

377

378

379

380

381

382

383

384

385

386

387

388

389

390

391

392

393

394

395

396

397

398

399

400

401

402

403

404

405

406

407

408

- that photographs, marketing materials, and digital media used in the marketing of the property may continue to remain in publication after Closing. Buyer and Seller agree that Brokers shall not be liable for any uses of photographs, marketing materials or digital media which the Broker is not in control.
- 10. Brokerage. As specified by separate agreement, Seller agrees to pay Listing Broker at Closing the agreed upon compensation. The Listing Broker shall direct the closing agency to pay the Selling Broker, from the compensation received, an amount in accordance with the terms and provisions specified by separate agreement. The parties agree and acknowledge that the Brokers involved in this transaction may receive compensation from more than one party. All parties to this Agreement agree and acknowledge that any real estate firm involved in this transaction shall be deemed a third party beneficiary only for the purposes of enforcing their commission rights, and as such shall have the right to maintain an action on this Agreement for any and all compensations due and any reasonable attorney's fees and court costs.
- 11. Default. Should Buyer default hereunder, the Earnest Money/Trust Money shall be forfeited as damages to Seller and shall be applied as a credit against Seller's damages. Seller may elect to sue, in contract or tort, for additional damages or specific performance of the Agreement, or both. Should Seller default, Buyer's Earnest Money/Trust Money shall be refunded to Buyer. In addition, Buyer may elect to sue, in contract or tort, for damages or specific performance of this Agreement, or both. In the event that any party hereto shall file suit for breach or enforcement of this Agreement (including suits filed after Closing which are based on or related to the Agreement), the prevailing party shall be entitled to recover all costs of such enforcement, including reasonable attorney's fees. In the event that any party exercises its right to terminate due to the default of the other pursuant to the terms of this Agreement, the terminating party retains the right to pursue any and all legal rights and remedies against the defaulting party following termination. The parties hereby agree that all remedies are fair and equitable and neither party shall assert the lack of mutuality of remedies, rights and/or obligations as a defense in the event of a dispute.

12. Other Provisions.

- A. Binding Effect, Entire Agreement, Modification, Assignment, and Binding Agreement Date. This Agreement shall be for the benefit of, and be binding upon, the parties hereto, their heirs, successors, legal representatives and assigns. This Agreement constitutes the sole and entire agreement between the parties hereto and no modification of this Agreement shall be binding unless signed by all parties or assigns to this Agreement. No representation, promise, or inducement not included in this Agreement shall be binding upon any party hereto. It is hereby agreed by both Buyer and Seller that any real estate agent working with or representing either party shall not have the authority to bind the Buyer, Seller, or any assignee to any contractual agreement unless specifically authorized in writing within this Agreement. Any assignee shall fulfill all the terms and conditions of this Agreement. The parties hereby authorize either licensee to insert the time and date of receipt of the notice of acceptance of the final offer. The foregoing time and date shall be referred to for convenience as the Binding Agreement Date for purposes of establishing performance deadlines.
- B. Survival Clause. Any provision contained herein, which by its nature and effect is required to be performed after Closing shall survive the Closing and delivery of the deed, and shall remain binding upon the parties to this Agreement and shall be fully enforceable thereafter.
- C. Governing Law and Venue. This Agreement is intended as a contract for the purchase and sale of real property and shall be interpreted in accordance with the laws and in the courts of the State of Tennessee.
- D. Time of Essence. Time is of the essence in this Agreement.
- Terminology. As the context may require in this Agreement: (1) the singular shall mean the plural and vice versa; (2) all pronouns shall mean and include the person, entity, firm or corporation to which they relate; (3) the masculine shall mean the feminine and vice versa; and (4) the term day(s) used throughout this Agreement shall be deemed to be calendar day(s) ending at 11:59 p.m. local time unless otherwise specified in this Agreement. Local time shall be determined by the location of Property. In the event a performance deadline, other than the Closing Date (as defined herein), Date of Possession (as defined herein), and Offer Expiration Date (as defined in Time Limit of Offer Section), occurs on a Saturday, Sunday or legal holiday, the performance deadline shall extend to the next following business day. Holidays as used herein are those days deemed federal holidays pursuant to 5 U.S.C. § 6103. In calculating any time period under this Agreement, the commencement day shall be the day following the initial date (e.g. Binding Agreement Date).
- Responsibility to Cooperate. Buyer and Seller agree to timely take such actions and produce, execute, and/or deliver such information and documentation as is reasonably necessary to carry out the responsibilities and obligations of this Agreement. Except as to matters which are occasioned by clerical errors or omissions or erroneous information, the approval of the closing documents by the parties shall constitute their approval of any differences between this Agreement and the Closing. Buyer and Seller agree that if requested after Closing, they shall correct any documents

This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes is involved as a Tennessee REALTORS® assertions to several transactions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477. is involved as a Tennessee REALTORS® authorized



Copyright 2015 © Tennessee Association of Realtors® RF404 - Lot/Land Purchase and Sale Agreement, Page 8 of 10

411

412

413

414

415

416

417

418

419

420

421

422

423

424

425

426

427

428

429

430

431

432

433

434

435

436

437

457

- and pay any amounts due where such corrections or payments are appropriate by reason of mistake, clerical errors or 409 omissions, or the result of erroneous information. 410
 - G. Notices. Except as otherwise provided herein, all notices and demands required or permitted hereunder shall be in writing and delivered either (1) in person; (2) by a prepaid overnight delivery service; (3) by facsimile transmission (FAX); (4) by the United States Postal Service, postage prepaid, registered or certified, return receipt requested; or (5) Email. NOTICE shall be deemed to have been given as of the date and time it is actually received. Receipt of notice by the real estate licensee or the Broker assisting a party as a client or customer shall be deemed to be notice to that party for all purposes under this Agreement as may be amended, unless otherwise provided in writing.
 - H. Risk of Loss. The risk of hazard or casualty loss or damage to the Property shall be borne by Seller until transfer of title. If casualty loss prior to Closing exceeds 10% of the Purchase Price, Seller or Buyer may elect to terminate this Agreement with a refund of Earnest Money/Trust Money to Buyer.
 - I. Equal Housing. This Property is being sold without regard to race, creed, color, sex, religion, handicap, familial status, or national origin.
 - Severability. If any portion or provision of this Agreement is held or adjudicated to be invalid or unenforceable for any reason, each such portion or provision shall be severed from the remaining portions or provisions of this Agreement, and the remaining portions or provisions shall be unaffected and remain in full force and effect. In the event that the contract fails due to the severed provisions, then the offending language shall be amended to be in conformity with state and federal law.
 - K. Alternative Dispute Resolution. In the event the parties elect to utilize Alternative Dispute Resolution, incorporate "Resolution of Disputes by Mediation Addendum/Amendment" (RF629).
 - Contract Construction. This Agreement or any uncertainty or ambiguity herein shall not be construed against any party but shall be construed as if all parties to this Agreement jointly prepared this Agreement.
 - M. Section Headings. The Section Headings as used herein are for reference only and shall not be deemed to vary the content of this Agreement or limit the scope of any Section.
 - 13. Method of Execution. The parties agree that signatures and initials transmitted by facsimile, other photocopy transmittal, or by transmittal of digital signature as defined by the applicable State or Federal law shall be acceptable and may be treated as originals and that the final Lot/Land Purchase and Sale Agreement containing all signatures and initials may be executed partially by original signature and partially on facsimile, other photocopy documents, or by digital signature as defined by the applicable State or Federal law.

	of this A	agreement:n/a													
	Special	Stipulations.	The	following	Special	Stipulat	ions,	f con	flicting	with	any	preceding	section,	shall	contr
	n/a														
		imit of Offer.												•	

is involved as a Tennessee REALTORS® authorized This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes user. Unauthorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477.

TENNESSEE REALTORS

Copyright 2015 © Tennessee Association of Realtors® RF404 - Lot/Land Purchase and Sale Agreement, Page 9 of 10 Version 01/01/2023

countered or accepted by

				llidiana If way have any								
458 459 460	questions about it, you sh authorized or qualified to g	ould review it with your atte give you any advice about the	orney. Neither the Broker n advisability or legal effect of it									
461 462 463	NOTE: Any provisions o Agreement. By affixing y received a copy of this Agr	our signature below, you als	oreceded by a box "□" must be a cknowledge that you have	be marked to be a part of this reviewed each page and have								
464 465 466 467 468	and sending emails with fal confirm wiring instruction without double-checking th	ke wiring instructions. These e s in person or via a telephone c	mails are convincing and sophicall to a trusted and verified ph correct. NEVER ACCEPT WI	inals are hacking email accounts sticated. <u>Always</u> independently one number. <u>Never</u> wire money RING INSTRUCTIONS FROM								
469	Buyer hereby makes this o	offer.										
470	Corey Lea BUYER	dotloop verified 04/04/23 6:37 AM CDT NFAX-G5BW-LKQG-Al9J	BUYER									
471 472 473	04/03/2023 at Offer Date	o'clock□am/□pm	04/03/2023 at	o'clock□am/ □pm								
474 475 476 477	COUNTEL	- accepts this offer. RS - accepts this offer subject to - rejects this offer and makes n	o the attached Counter Offer(s). o counter offer.									
478												
479	SELLER		SELLER									
480 481	Date at	o'clock□am/ □pm	Dateat	o'clock □am/ □pm								
482 483 484	on at	Acknowledgement of Receipt. hereby acknowledges receipt of the final accepted offer hereby acknowledges receipt of the final accepted offer										
	For Information Purposes	Only:										
	Listing Company: Tim Thom		Selling Company: Team Georg									
	Listing Firm Address: 148 5t		Selling Firm Address: 401 W Main St Murfreesboro, TN 37130									
	Firm License No.: 261694		Firm License No.: 264307									
	Firm Telephone No.: (615) 79		Firm Telephone No.: 615-948-									
	Listing Licensee: Tim Thomp	oson	Selling Licensee: Jessica Hayr									
	Licensee License Number: 2		Licensee License Number: 33									
	Licensee Email: timtrealtor@	gmail.com	Licensee Email: BuywithJessicaHaynes@gmail.com									

NOTE: This form is provided by Tennessee REALTORS® to its members for their use in real estate transactions and is to be used as is. By downloading and/or using this form, you agree and covenant not to alter, amend, or edit said form or its contents except as where provided in the blank fields, and agree and acknowledge that any such alteration, amendment or edit of said form is done at your own risk. Use of the Tennessee REALTORS® logo in conjunction with any form other than standardized forms created by Tennessee REALTORS® is strictly prohibited. This form is subject to periodic revision and it is the responsibility of the member to use the most recent available form.

This form is copyrighted and may only be used in real estate transactions in which Jessica Haynes is involved as a Tennessee REALTORS® authorized user. Unauthorized use of the form may result in legal sanctions being brought against the user and should be reported to Tennessee REALTORS® at 615-321-1477.

Email:



None

Phone:

Licensee Cellphone No.: (615) 207-3295(

Copyright 2015 © Tennessee Association of Realtors® RF404 – Lot/Land Purchase and Sale Agreement, Page 10 of 10

Home Owner's / Condominium Association ("HOA/COA") / Property Management Company:

Version 01/01/2023



Licensee Cellphone No.:615-984-9644